1	JACKSON LEWIS P.C. Joshua A. Sliker, (Nevada Bar No. 12493)		
2			
3	Las Vegas, Nevada 89169		
4	Telephone: (702) 921-2460 Facsimile: (702) 921-2461		
5	HUESTON HENNIGAN LLP John C. Hueston (admitted pro hac vice)		
6 7	jhueston@hueston.com Allison L. Libeu (admitted pro hac vice) alibeu@hueston.com		
	523 W. 6 th St., Suite 400, Los Angeles, CA 90014 Telephone: (213) 788-4340		
9	Facsimile: (888) 775-0898		
10	Attorneys for Plaintiff/Counter-Defendant Tesla, Inc.		
11	` 1 '		
12	1 /		
13			
14	cjw@tblaw.com Jason C. Kolbe (Nevada Bar No. 11624)		
15	jck@tblaw.com Kevin S. Soderstrom (Nevada Bar No. 10235)		
16	kss@tblaw.com Camelback Esplanade II, Seventh Floor		
17	2525 East Camelback Road Phoenix, Arizona 85016-4229 Telephone: (602) 255-6000		
18	Facsimile: (602) 255-0103		
19	Attorneys for Defendant/Counter-Plaintiff Martin Tripp		
20	UNITED STATES DISTRICT COURT		
21	DISTRICT OF NEVADA		
22	TESLA, INC., a Delaware corporation,	Case No.: 3:18-cv-00296-LRH-CBC	
23	Plaintiff,		
24	v.	JOINT CASE MANAGEMENT REPORT	
25	MARTIN TRIPP, an individual,		
26	Defendant.		
27			
28	AND RELATED COUNTERCLAIM		

JOINT CASE MANAGEMENT REPORT

1	Plaintiff and Counter-Defendant Tesla, Inc. and Defendant and Counter-Plaintiff Martin		
2	Tripp hereby submit the following joint case management report.		
3	1. <u>Status of Discovery</u> . Since the case management conference on February 6, 2019,		
4	the parties have been working cooperatively to complete depositions and other discovery before the		
5	July 10, 2019 cutoff set forth in the Court's Discovery Plan and Scheduling Order (ECF No. 68).		
6	Six depositions are currently scheduled to take place in May, and five depositions are currently		
7	scheduled to take place in June. The parties anticipate taking another two to three depositions		
8	before the cutoff but do not anticipate requesting further modification to the Discovery Plan and		
9	Scheduling Order.		
10	The parties are still not in agreement regarding the deposition of Elon Musk, and if the		
11	matter cannot be resolved in a meet and confer per the Court's December 3, 2018 order, the parties		
12	will request a telephonic status conference with the Court.		
13	2. <u>Settlement Conference</u> . The parties are amenable to scheduling this matter for a		
14	settlement conference before the Court at the Court's convenience.		
15			
16	Respectfully submitted,		
17	Dated: April 29, 2019 HUESTON HENNIGAN LLP		
18			
19	/s/ Allison L. Libeu Allison L. Libeu		
20	Attorneys for Plaintiff Tesla, Inc.		
21			
22	Dated: April 29, 2019 TIFFANY & BOSCO, P.A.		
23	/s/Christophon I Wagnik		
24	/s/ Christopher J. Waznik Christopher J. Waznik Attornays for Defendant Martin Tripp		
25	Attorneys for Defendant Martin Tripp		
26			
27			
28			